

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER see Notification of Transmittal of International Search Report (Form PCT/ISA/220) as well as, where applicable, item 5 below.									
GRC 5173	ACTION	20) as well as, where applicable, item 3 below.								
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)								
PCT/GB 00/00942	15/03/2000	24/03/1999								
Applicant										
BG INTELLECTUAL PROPERTY	LTD.									
This International Search Report has been according to Article 18. A copy is being tra	n prepared by this International Searching Auth	nority and is transmitted to the applicant								
absorating to Attack To. At sopy is being tha	instituted to the international bureau.									
This International Search Report consists	of a total of3 sheets.									
It is also accompanied by	a copy of each prior art document cited in this	report.								
Basis of the report										
With regard to the language, the i language in which it was filed, unle	nternational search was carried out on the bases otherwise indicated under this item.	is of the international application in the								
the international search was Authority (Rule 23.1(b)).	as carried out on the basis of a translation of th	ne international application furnished to this								
 With regard to any nucleotide and was carried out on the basis of the 	d/or amino acid sequence disclosed in the integration in the integration of the integra	ternational application, the international search								
	nal application in written form.									
	rnational application in computer readable form	n.								
	this Authority in written form.									
	this Authority in computer readble form. sequently furnished written sequence listing do	one not go howard the displacure in the								
international application as	s filed has been furnished.	•								
the statement that the infor furnished	rmation recorded in computer readable form is	identical to the written sequence listing has been								
Certain claims were foun	nd unsearchable (See Box I).									
3. Unity of invention is lack	Ing (see Box II).									
4. With regard to the title,										
X the text is approved as sub	omitted by the applicant.									
the text has been establish	ned by this Authority to read as follows:									
5. With regard to the abstract,										
the text has been establish	the text is approved as submitted by the applicant. the text has been established, according to Rule 38.2(b), by this Authority as it appears in Box III. The applicant may, within one month from the date of mailing of this international search report, submit comments to this Authority.									
6. The figure of the drawings to be publis	shed with the abstract is Figure No.									
as suggested by the applic	ant.	None of the figures.								
because the applicant faile	33 3									
because this figure better o	characterizes the invention.									

A. CLASSIFICATION OF SUBJECT MATTER IPC 7 · C07C7/152

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)

IPC 7 C07C

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

WPI Data, PAJ, EPO-Internal

C. DOCUMENTS CONSIDERED TO BE RELEVANT						
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.				
Α	WO 93 01153 A (GUDMUNDSSON) 21 January 1993 (1993-01-21) page 10; claim 1; figure 3	1,4				
Α	PATENT ABSTRACTS OF JAPAN vol. 15, no. 325, 19 August 1991 (1991-08-19) & JP 03 122497 A (NIPPON DENSO CO), 24 May 1991 (1991-05-24) abstract	12,13,15				
A	PATENT ABSTRACTS OF JAPAN vol. 9, no. 91, 19 April 1985 (1985-04-19) & JP 59 225127 A (TOKYO GAS KK), 18 December 1984 (1984-12-18) abstract	22				
	-/					

Further documents are listed in the continuation of box C.	Patent family members are listed in annex.		
 Special categories of cited documents: "A" document defining the general state of the art which is not considered to be of particular relevance "E" earlier document but published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O". document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed 	"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. "8" document member of the same patent family		
Date of the actual completion of the international search	Date of mailing of the international search report		
24 July 2000	28/07/2000		
Name and mailing address of the ISA	Authorized officer		
European Patent Office, P.B. 5818 Patentlaan 2 NL – 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Bertram, H		

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nternational Application No
PCT/GB 00/00942

-C.(Continuation) DOCUMENTS CONSIDERED TO BE RELEVANT Category Citation of document, with indication, where appropriate, of the relevant passages Relevant to claim No.						
Jalegory	Gradon or document, with indication, where appropriate, or the relevant passages	Helevant to claim No.				
A 57	UC 4 617 020 A (D T UEATU)	1				
١	US 4 617 030 A (R.T.HEATH) 14 October 1986 (1986-10-14)	1				
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RNATIONAL SEARCH REPORT

Information on patent family members

nternational	Application No
PCT/GB	00/00942

Patent document Publication cited in search report date				١	Patent family member(s)	Publication date
•WO	9301153	A	21-01-1993	CA NO EP JP	2113071 A 900395 A 0594616 A 6511500 T	09-01-1993 30-07-1991 04-05-1994 22-12-1994
JP	03122497	Α	24-05-1991	NONE	·	
JP	59225127	Α	18-12-1984	NONE		
US	4617030	A	14-10-1986	CA AU CA EP EP IT JP NO NZ WO US	1277939 A 3508984 A 1218234 A 0160032 A 0207256 A 1178008 B 61500012 T 852115 A 209687 A 8501450 A 4579565 A	18-12-1990 23-04-1985 24-02-1987 06-11-1985 07-01-1987 03-09-1987 09-01-1986 28-05-1985 30-06-1987 11-04-1985 01-04-1986

PATENT COOPERATION TREATY

,	From the INTERNATIONAL BUREAU
PCT	То:
NOTIFICATION OF ELECTION	Assistant Commissioner for Patents
(DCT D. J. C1 2)	United States Patent and Trademark Office
(PCT Rule 61.2)	Box PCT
	Washington, D.C.20231
	ETATS-UNIS D'AMERIQUE
Date of mailing (day/month/year)	in its capacity as elected Office
19 October 2000 (19.10.00)	
International application No.	Applicant's or agent's file reference
PCT/GB00/00942	GRC 5173
International filing date (day/month/year)	Priority date (day/month/year)
15 March 2000 (15.03.00)	24 March 1999 (24.03.99)
Applicant	
BROWN, Richard, Allen et al	
	M. W.
The designated Office is hereby notified of its election made	de:
X in the demand filed with the International Preliminar	
25 September	r 2000 (25.09.00)
Company of the second s	· · ·
in a notice effecting later election filed with the Inter-	national Bureau on:
2. The election X was	
was not	
made before the expiration of 19 months from the priority	date or, where Rule 32 applies, within the time limit under
Rule 32.2(b).	
	·
	Authorized officer
The International Bureau of WIPO 34, chemin des Colombettes	Olivia TEFY
1211 Geneva 20, Switzerland	Olivia IEFT

Telephone No.: (41-22) 338.83.38

Facsimile No.: (41-22) 740.14.35



PATENT COOPERATION TREATY

PCT

	REC'D	1	1	JUL	2001
L	WIPO			F	PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's	or age	ent's file reference			See Notific	cation of Transmittal of International		
GRC 517	_		FOR FURTHER AC	CTION		y Examination Report (Form PCT/IPEA/416)		
Internation	al appl	lication No.	International filing date (day/month	/year)	Priority date (day/month/year)		
PCT/GB	00/00	942	15/03/2000			24/03/1999		
International C07C7/1		ent Classification (IPC) or na	tional classification and IPC					
Applicant BG INTE	LLE	CTUAL PROPERTY L	TD. et al					
 This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36. 								
2. This I	REPC	ORT consists of a total of	6 sheets, including this	cover st	neet.			
b	een a	eport is also accompanied amended and are the bas alle 70.16 and Section 60	sis for this report and/or	sheets c	ontaining re	on, claims and/or drawings which have ectifications made before this Authority ne PCT).		
These	e ann	exes consist of a total of	sheets.					
3. This r	eport	contains indications rela	ting to the following iter	ns:				
1	\boxtimes	Basis of the report						
Ħ		Priority						
Ш		Non-establishment of o	pinion with regard to no	velty, inv	entive step	and industrial applicability		
IV	\boxtimes	Lack of unity of invention	on					
V	☒	Reasoned statement ur citations and explanation			novelty, inv	entive step or industrial applicability;		
VI		Certain documents cite	ed					
VII	Ø	Certain defects in the in	nternational application					
VIII	×	Certain observations or	n the international applic	cation				
Date of sub	missic	on of the demand		Date of c	completion of	this report		
25/09/2000				09.07.20	001			
		g address of the internationa ining authority:	I	Authoriz	ed officer	SON SON SAILNING		
)	D-80 Tel.	ppean Patent Office 0298 Munich +49 89 2399 - 0 Tx: 523656	epmu d	Tragou	ıstis, M	State of the state		
Fax: +49 89 2399 - 4465				Telephor	ne No. +49 8	9 2399 8623		

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB00/00942

i. Bas	is of	the	report
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1.	the and	Nith regard to the elements of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)): Description, pages:							
	1-24	1	as originally filed						
	Clai	ims, No.:							
	1-42	2	as originally filed						
	Dra	wings, sheets:							
	1/9-	9/9	as originally filed						
2.	With lang	n regard to the lang guage in which the i	uage, all the elements marked above were available or furnished to this Authority in the nternational application was filed, unless otherwise indicated under this item.						
	The	These elements were available or furnished to this Authority in the following language: , which is:							
		the language of a translation furnished for the purposes of the international search (under Rule 23.1(b)).							
		the language of pu	blication of the international application (under Rule 48.3(b)).						
		the language of a 55.2 and/or 55.3).	translation furnished for the purposes of international preliminary examination (under Rule						
3.			leotide and/or amino acid sequence disclosed in the international application, the y examination was carried out on the basis of the sequence listing:						
		contained in the in	ternational application in written form.						
		filed together with	the international application in computer readable form.						
		furnished subsequ	ently to this Authority in written form.						
		☐ furnished subsequently to this Authority in computer readable form.							
		☐ The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.							
	☐ The statement that the information recorded in computer readable form is identical to the written sequent listing has been furnished.								
4.	The	amendments have	resulted in the cancellation of:						
		the description,	pages:						
		the claims,	Nos.:						

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB00/00942

		the drawings,	sheets:								
5.		This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)):									
		(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to report.)									
6.	Ado	ditional observations, i	f necessar	y:							
IV.	. Lac	ck of unity of invention	on								
		•		ict or pay	additional fees the applicant has:						
		restricted the claims.									
	×	paid additional fees.									
] paid additional fees under protest.									
		neither restricted nor	paid addit	tional fees	s.						
2.		This Authority found that the requirement of unity of invention is not complied and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.									
3.	This	is Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is									
		complied with.									
	×	not complied with for the following reasons: see separate sheet									
4.		onsequently, the following parts of the international application were the subject of international preliminary camination in establishing this report:									
	⊠	all parts.									
		the parts relating to c	laims Nos								
V.		nsoned statement un			vith regard to novelty, inventive step or industrial applicability; ch statement						
1.	Stat	tement		_							
	Nov	velty (N)	Yes: No:	Claims Claims							
	Inve	entive step (IS)	Yes: No:	Claims Claims							

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB00/00942

Industrial applicability (IA)

Yes:

Claims 1-42

No:

Claims

2. Citations and explanations see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

Claim 1 defines an apparatus comprising in series a first separation device for 1. removing gas and/or liquid from a gas and/or liquid and hydrate mixture, and a centrifuge for further concentrating the slurry (=solid hydrate +liquid) received from the first separation device.

Claim 22 defines a device for removing gas from a gas-liquid-hydrate mixture. Claim 30 defines a device for separating a gas-liquid-hydrate mixture into its three constituents.

Claim 34 defines a device for cooling a slurry hydrate or essentially dry hydrate. Claims 1,22,30 can be regarded as relating to an apparatus for the treatment of a mixture containing hydrates in order to separate gas and/or liquid from said mixture.

Claim 34 relates to an apparatus, which does not bear any features relevant to the separation of a mixture; this apparatus comprises only features for effecting a cooling of essentially dry or concentrated slurry hydrate.

The apparatus of claim 34 solves a different problem than the apparatuses of the other independent apparatus claims 1,22,30.

Hence there is no single general inventive concept linking the apparatus of claim 34 to the apparatuses of claims 1,22,30 so that lack of unit arises.

2.a. Claim 1 is directed to an apparatus for removing fluid from a hydrate-liquid mixture or a hydrate-liquid-gas mixture at an elevated temperature.

The claimed combination of a first separation device followed by a centrifuge in a sealed pressure vessel operating under elevated pressure cannot be found in the documents of the Search Report.

US-A-4617030 relates to the separation of gases and vapours from the liquids present in the well-head gas effluent from natural gas wells. The systems disclosed in this document are designed to operate above gaseous hydrocarbon hydrate temperatures so that no hydrates are formed.

W0 93/01153 discloses a method for the production of gas hydrates and does not pertain to the separation of liquid-hydrates mixtures.

Hence claim 1 and the dependent claims 2-15 meet the requirements of Art. 33 PCT.

Independent claims 22 and 30 are both directed to a device for separating a three phase mixture of hydrate, liquid and gas. Such separation is not touched upon in the documents of the Search Report. Hence claim 22, dependent claims 23-28 as well as claim 30 and dependent claims 31-33 meet the requirements of Art. 33 PCT.

In claim 35 a hydrate cooling apparatus is defined which comprises a means for supplying a fluidising gas to fluidise the hydrate and a cooling medium passing through the fluidised hydrate.

None of the documents of the Search Report discloses anything relevant to cooling fluidised hydrate.

Consequently claim 35 and the dependent claims 36-41 also satisfy the requirements of Art. 33 PCT.

- b. In claim 17 a method of storing or transporting hydrate is claimed. The only feature of this method defined in claim 17 is that the hydrate is provided in a stable form. Such feature is well known and self-evident since the hydrate must be in a stable form in order to be stored.
 - The features of claims 18-20 concern straightforward measures which are always taken when storing or transporting hydrates.
- 3. In claims 22 and 30 it should be specified that the vessels are <u>pressure</u> vessels since hydrates are only present under elevated pressure (Art. 6 PCT). Claims 16,21,29 are not allowable (Art. 6.2a) PCT). Reference signs are missing in all apparatus claims (Art.6.2b) PCT).